1 2	TERRENCE M. JACKSON, ESQ. Nevada Bar No.: 00854 Law Office of Terrence M. Jackson	
3	624 South Ninth Street Las Vegas, Nevada 89101	
4	T: 702-386-0001 / F: 702-386-0085 Counsel for Defendant, William G. Se	eaman-Rupp
5		
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
7	- o O o -	
8	UNITED STATES OF AMERICA,)
9	Plaintiff,	2:15-cr-00265-RCJ-GWF-02
10	V.))
11	WILLIAM G. SEAMAN-RUPP,) ORDER
12	Defendant.))
13)
14	MOTION FOR EXTENSION OF TIME TO SELF SURRENDER	
15	COMES NOW the Defendant, WILLIAM G. SEAMAN-RUPP, by and through his counsel,	
16	TERRENCE M. JACKSON, ESQUIRE, and respectfully moves this Honorable Court for an	
17	extension of time for self-surrender from June 11, 2018, until September 11, 2018.	
18	As grounds for this Motion, D	Defendant states that:
19	1.) He is not a risk to flee. Def	fendant believes pretrial will verify he has made all court
20	appearances and has fully co-	operated with pretrial services while on release;
21	2.) Defendant respectfully request	ts additional time to surrender in this case because of the grave
22	emergency caused by his wife's serious psychiatric illness. Because of her illness,	
23	Defendant's wife has been ho	espitalized for multiple suicide attempts, including the most
24	recent, January 2018, and now has a thirty (30) day out-patient treatment which began	
25	February 21, 2018 [see Exhibits A through D];	
26	3.) Defendant has three small children under four years of age;	
27	4.) Defendant's wife and children greatly need his assistance at this difficult time;	
28	5.) Defendant is desperately seeking adequate placement for his children and treatment for his	
	wife, and the additional time b	pefore surrender will greatly benefit these efforts;

1	6.) Defendant has heart surgery tentatively scheduled with a cardiologist as the Doctor may have		
2	to go in and fix his chest wall as it has not fused properly. The estimated recovery time is a		
3	<u>least</u> ninety (90) days. This makes an additional extension of 90 days of great importance to		
4	Defendant's physical health. [See Exhibit E]		
5			
6	For all of these reasons, Defendant respectfully requests an additional ninety (90) days to self		
7	surrender at the designated institution (FCI).		
8			
9	Respectfully submitted this 24th day of April, 2018.		
10	//s// Terrence M. Jackson Terrence M. Jackson, Esquire		
11	Nevada Bar No.: 00854 Law Office of Terrence M. Jackson		
12	624 South Ninth Street		
13	Las Vegas, Nevada 89101 T: 702-386-0001 / F: 702-386-0085 terry.jackson.esq@gmail.com		
14	Counsel for Defendant, William Rupp		
15	Counsel for Defendant, it tutant Rapp		
16			
17	ORDER		
18	IT IS HEREBY ORDERED that Defendant's Motion for Extension of Time to Self Surrender		
19	(ECF No. 131) is GRANTED.		
20	IT IS FURTHER ORDERED that Defendant, William G. Seaman-Rupp shall surrender at the designated institution (FCI) on September 11, 2018. No further extensions for self surrender		
21	will be granted.		
22	a: 1.1; and 1		
23	Signed this 3rd day of May, 2018.		
24	ROBER C. JONES		
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Case 2:15-cr-00265-RCJ-GWF Document 131 Filed 04/24/18 Page 2 of 2